LCR 59. NEW TRIAL AND AMENDMENT OF JUDGMENTS

(e) Hearing on Motion. The moving party shall promptly note a motion for reconsideration or new trial for hearing, coordinating the setting with the bailiff for the trial judge and sending notice to the trial judge. The trial judge may dispose of the motion without oral argument if the hearing is not scheduled within 30 days of the filing of the motion unless the time has been extended for good cause or the judge is unavailable.